SCARINCI & HOLLENBECK, LLC

Joel R. Glucksman, Esq. (JG 6443) 1100 Valley Brook Ave., P.O. Box 790 Lyndhurst, New Jersey 07071 Tel. (201) 896-4100; Fax (201) 896-8660 Attorneys for the Old Bridge Municipal Utilities Authority

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

Case No.: 19-12523-MBK

IRENE M. HEYLER,

Chapter 13

Debtors.

Hearing Date: August 20, 2019

Oral Argument: Not Requested Unless

Opposed

OBJECTION BY THE OLD BRIDGE MUNICIPAL UTILITIES AUTHORITY TO CONFIRMATION OF THE DEBTORS' MODIFIED CHAPTER 13 PLAN

Comes now the Old Bridge Municipal Utilities Authority (the "MUA"), a secured creditor in the within case, by and through its counsel Scarinci & Hollenbeck, LLC, and files the within objection to the modified Chapter 13 Plan (the "Plan") (ECF #30) submitted by the debtor Irene M. Heyler ("Debtor"). In support thereof, the MUA says as follows:

Introduction

1. The Debtor's Plan inexplicably lists the MUA under section 3(b) as a Domestic Support Obligation owed to a governmental unit. This is erroneous. The MUA has a <u>priming</u>, statutory, first lien secured claim totaling \$2,086.70. The Plan must accordingly be amended or rejected.

Background to the MUA's Claims

- 2. The MUA is a Municipal Corporation of the State of New Jersey, formed under N.J.Stat.Ann. §§ 40A:31-1, et seq. and 40A:26A-1, et seq., for the purpose, inter alia, of providing water and sewer service to residential and business customers in the Township of Old Bridge, New Jersey and in related areas.
- 3. Upon information and belief, as of the date of her bankruptcy petition and continuing until today, the Debtor owns real property at 174 Marlboro Road, Old Bridge, New Jersey (the "Property"). Debtor at relevant times has been a customer of the MUA with regard to the Property.
- 4. As of the date of the bankruptcy petition, plus the amounts accruing thereafter, Debtor owes the MUA no less than the sum of \$2,086.70, on account of unpaid water and sewer charges for the 3rd and 4th quarters of 2017, the 1st, 2nd, 3rd and 4th quarters of 2018, the 1st and 2nd quarters of 2019. Of that sum, \$2,050.51 represents principal, and \$36.19 thereof represents interest through July 1, 2019. The basis for these amounts is described herein in greater detail.
- 5. On July 11, 2019, counsel for the MUA filed its secured proof of claim in this case for the above-stated amounts. A true and correct copy of same is annexed hereto as Exhibit A.
- 6. Furthermore, all of the above amounts will increase during the bankruptcy and be added to the MUA's claims. The MUA reserves the right to amend its claim in order to assert all such additional amounts as part of its overall claim.

Objection to the Debtor's Proposed Chapter 13 Plan

- 7. The Debtor's Plan inexplicably lists the MUA under section 3(b) as a Domestic Support Obligation owed to a governmental unit. This is erroneous. The MUA has a <u>priming</u>, statutory, first lien secured claim totaling \$2,086.70. The Plan must accordingly be amended or rejected.
- 8. The legal basis for the MUA's claims is at N.J.Stat.Ann. §§ 40A:31-12 [water] and 40A:26A-12 [sewer]. These provide that rates, fees, or other charges levied by the MUA in accordance with the statutory structure "shall be a first lien or charge against the property benefited therefrom." Moreover, as noted in Ocean County Bd. of Realtors v. Borough of Beachwood, 248 N.J.Super. 241, 252 (L.Div.1991):
 - N.J.S.A. 54:5-8 directs that all other municipal charges which are liens on real property shall become liens on the respective dates fixed by law. Thus, water and sewer charges can be treated in the same manner as real estate taxes.
- 9. The MUA is also entitled to post-interest on its claims pursuant to these same statutes, which provide that "interest upon the amount unpaid shall accrue." Where a creditor is over-secured (as is the case here -- where Debtor's Schedule A lists the real estate as having a value of \$480,000.00), the creditor is entitled to interest, and any reasonable fees, costs and charges incurred post-petition. <u>United States Association v. Timbers of Inwood Forest</u>, 484 U.S. 365, 372 (1988); <u>see also</u> 11 U.S.C. §506(b). This entitlement is applicable regardless of whether the over-secured claim is consensual or non-consensual. <u>See U.S. v. Ron Pair Enterprises, Inc.</u>, 489 U.S. 235 (1989).
- 10. The MUA is further entitled to recovery of its legal fees, due to the language in N.J.Stat.Ann. §§ 40A:31-12 [water] and 40A:26A-12 [sewer], which states that "[l]iens levied in

Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Document Page 4 of 13

accordance with this section shall be enforceable in the manner provided for real property tax liens in chapter 5 of Title 54 of the Revised Statutes. Pursuant to N.J.Stat.Ann. §54:5-6:

Taxes on lands shall be a continuous lien on the land on which they are assessed and all subsequent taxes, interest, penalties <u>and costs of collection</u> which thereafter fall due or accrue shall be added to and be a part of such initial lien. [Emphasis added.]

The MUA is therefore entitled to recover its costs of collection, including attorneys' fees.

11. All sums provided herein are subject to revision and/or modification, including but not limited to amendments to account for additional accruals of principal, interest, and costs of collection. The MUA specifically reserves the right to update, supplement, or revise its claim.

WHEREFORE, the Old Bridge Municipal Utilities Authority respectfully asks that the proposed Chapter 13 plan (the "Plan") by Debtor Irene M. Heyler either be amended or rejected.

Dated: July 23, 2019

Respectfully submitted,

Scarinci & Hollenbeck, LLC 1100 Valley Brook Ave., P. O. Box 790 Lyndhurst, NJ 07071-0790 Attorneys for the Old Bridge Municipal Utilities Authority

By: <u>/s/ Joel R. Glucksman</u>
JOEL R. GLUCKSMAN, ESQ.

Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Document Page 5 of 13

EXHIBIT -A-

Case 19-12523-MBK Claim 5 Filed 07/11/19 Desc Main Document Page 1 of 8 Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Document Page 6 of 13

Fill in this information to identify the case:						
Debtor 1 Irene M. Heyler						
Debtor 2 (Spouse, if filing)						
United States Bankruptcy Court for the: District of New Jersey						
Case number 19-12523-MBK						

Official Form 410

Proof of Claim

04/16

Read the Instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	art 1: Identify the Cla	alm							
1.	Who is the current creditor?	Old Bridge Municipal Utilities Authority Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor							
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom	?						
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	wild notices where should notices to the creditor be sent? Joel Glucksman, Scarinci & Hollenbeck, LLC e of Name Procedure Ave. DO Roy 790		Where should payments to the creditor be sent? (if different) Old Bridge Municipal Utilities Authority Name 71 Boulevard West Number Street Cliffwood Beach NJ 07735 City State ZIP Code Contact phone 732-566-2534 Contact email msmith@obmua.com					
4.	Does this claim amend one already filed?	☑ No ☐ Yes. Claim numb	er on court claim	ns registry (if known)		Filed on MM	/ DD / YYYY		
5.	Do you know if anyone else has filed a proof of claim for this claim?	☑ No □ Yes. Who made	the earlier filing?						

Case 19-12523-MBK Claim 5 Filed 07/11/19 Desc Main Document Page 2 of 8 Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Document Page 7 of 13

 Do you have any number you use to identify the debtor? 	No Yes, Last 4 digits of the debtor's account or any number you use to identify the debtor: 2 2 8 4							
.Ho w much is the claim?	\$ 2,086.70 Does this amount include interest or other charges?							
	Yes. Attach statement itemlzing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).							
What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.							
	Water and sewage services for debtor's residence							
ls all or part of the claim secured?	No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other, Describe:							
	Basis for perfection: Statutory; N.J. Stat. Ann. §40:14B-41 and 42 Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)							
	Value of property: \$ 235,000.00							
	Amount of the claim that is secured: \$\ 2,086.70							
	Amount of the claim that is unsecured: \$ 0.00 (The sum of the secured and unsecured amounts should match the amount in line							
	Amount necessary to cure any default as of the date of the petition: \$ 2,086.70							
	Annual Interest Rate (when case was filed) 18.00 % Fixed ☐ Variable							
0. Is this claim based on a	Ø No							
lease?	Yes. Amount necessary to cure any default as of the date of the petition.							
11. Is this claim subject to a	Ø No							
right of setoff?	☐ Yes. Identify the property:							

Case 19-12523-MBK Claim 5 Filed 07/11/19 Desc Main Document Page 3 of 8 Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Document Page 8 of 13

A	· · · · · · · · · · · · · · · · · · ·			****				
12. Is all or part of the claim entitled to priority under	☑ No							
11 U.S.C. § 507(a)?	Yes. Check	Amount	entitled to priority					
A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).							
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$2 persona	services for \$						
oritinou to priority.	bankrup	salaries, or commissior tcy petition is filed or th C. § 507(a)(4).	ns (up to \$12,850*) earned e debtor's business ends, v	within 180 day whichever is ea	s before the srlier. \$			
	Taxes o	penalties owed to governmental units. 11 U.S.C. § 507(a)(8).						
☐ Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).						·····		
	Other, Specify subsection of 11 U.S.C. § 507(a)(_) that applies.							
* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or after the date of adjustn								
		y y y y y y y y y y y y y y y y y y y						
Part 3: Sign Below								
The person completing	Check the appro	priate box:						
this proof of claim must sign and date it.	l am the cre	editor.						
FRBP 9011(b).	,							
If you file this claim	☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.							
electronically, FRBP 5005(a)(2) authorizes courts	☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.							
to establish local rules								
specifying what a signature is.	I understand tha	t an authorized signatu	re on this <i>Proof of Claim</i> se	erves as an ack vments receive	nowledgment that when a d toward the debt.	calculating the		
A person who files a	amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.							
fraudulent claim could be fined up to \$500,000, imprisoned for up to 5	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.							
years, or both. 18 U.S.C. §§ 152, 157, and	I declare under penalty of perjury that the foregoing is true and correct.							
3571.	Executed on date 07/11/2019							
		MM / DD / YYYY				•		
		R. Glucksman						
	Signature							
	Print the name of the person who is completing and signing this claim:							
	Name	Joel	Richard		Glucksman			
		First name	Middle name		Last name			
	Title	Partner						
Company Scarinci & Hollenbeck, LLC								
identify the corporate servicer as the company if the authorized agent is a servicer.								
	Aldress	1100 Vallev Bro	ok Avenue, PO Box 7	' 90				
	Address	Number Street						
		Lyndhurst		NJ	07071			
		City		State	ZIP Code			
	Contact phone	201-896-4100		Email	iglucksman@sh-	aw com		

Case 19-12523-MBK Claim 5 Filed 07/11/ Case 19-12523-MBK Doc 31 Filed 07/23/19 Filed 07/11/19 9 Desc Main Document Entered 07/23/19 09:01:19

Document

Page No.: 1

HEYLER Debtor: Case No.: 19-12523-MBK

Page 9 of 13

RIDER TO PROOF OF CLAIM

The claimant Old Bridge Municipal Utilities Authority (the "MUA") is a 1.

Municipal Corporation of the State of New Jersey, formed under N.J. Stat. Ann. §§ 40:14B-1, et

seq., for the purpose, inter alia, of providing water and sewer service to residential and business

customers in the Township of Old Bridge, New Jersey and in related areas.

Upon information and belief, as of the date of the bankruptcy petition and 2.

continuing until today, the debtor Irene M. Heyler ("Debtor") owns real property at 174

Marlboro Road, Old Bridge, New Jersey 08857 (the "Property"). Debtor at relevant times has

been a customer of the MUA with regard to the Property.

As of the date of the bankruptcy petition, plus the amounts accruing thereafter, 3.

Debtor owed the MUA no less than the sum of \$2,086.70, on account of unpaid water and sewer

fees for 10/30/17 through the date hereof. Of that sum, \$2,050.51 represents principal and

\$36.19 represents interest through the date hereof. This amount is set forth in greater detail in

the Open Account Inquiry annexed hereto as Exhibit -A-. The basis for this amount is described

herein in greater detail.

Furthermore, all of the above amounts will increase during the bankruptcy and be 4.

added to the MUA's claims. The MUA reserves the right to amend this proof of claim in order

to assert all such additional amounts as part of its overall claim.

The MUA's claims as set forth above are priming (first-priority) secured liens, 5.

pursuant to N.J.Stat.Ann. § 40:14B-42. This provides that rates, fees, or other charges with

regard to any parcel of real property and levied by the MUA in accordance with the statutory

structure "shall be a lien on such parcel" and [s]uch lien shall be superior and paramount to the

4840-6440-2076, v. 1

Claim 5 Fileu 07,23/19 Case 19-12523-MBK Claim Case 19-12523-MBK Doc 31 **Debtor:** HEYLER Filed 07/11/19 Desc Main Document Page 5 of 8 Entered 07/23/19 09:01:19

Page 10 of 13 Case No.: 19-12523-MBK Page No.: 2

interest in such parcel of any owner, lessee, tenant, mortgagee or other person except the lien of municipal taxes. . . ." Moreover, as noted in Ocean County Bd. of Realtors v. Borough of Beachwood, 248 N.J. Super. 241, 252 (L.Div.1991):

N.J.S.A. 54:5-8 directs that all other municipal charges which are liens on real property shall become liens on the respective dates fixed by law. Thus, water and sewer charges can be treated in the same manner as real estate taxes.

And see Old Bridge Owners Coop. Corp. v. Township of Old Bridge, 914 F. Supp. 1059 (D.N.J. 1996), app dism and judg. vac'd. as moot, 246 F.3d 310 (3rd Cir. 2001)(in dictum that the charges of the Old Bridge MUA for water and sewer fees are priming liens on real estate).

- The MUA is also entitled to post-petition interest on its claims pursuant to the 6. same statute, which provides at N.J. Stat. Ann. § 40:14B-41 that "interest shall accrue . . . at the rate of 1 1/2% per month." Where a creditor is over-secured (as is the case here -- where Debtor's Schedule A lists the real estate as having a value of \$480,000), the creditor is entitled to interest, and any reasonable fees, costs and charges incurred post-petition. United States Association v. Timbers of Inwood Forest, 484 U.S. 365, 372 (1988); see also 11 U.S.C. §506(b). This entitlement is applicable regardless of whether the over-secured claim is consensual or nonconsensual. See U.S. v. Ron Pair Enterprises, Inc., 489 U.S. 235 (1989).
- The MUA is further entitled to recovery of its legal fees. As stated in 7. N.J.Stat.Ann. § 40:14B-46:

In the event that any service charge of a municipal authority shall not be paid as and when due, the unpaid balance thereof and all interest accrued thereon, together with attorneys' fees and costs, may be recovered by the municipal authority" [Emphasis added.]

The MUA is therefore entitled to recover its costs of collection, including attorneys' fees.

Case 19-12523-MBK Claim 5 Filed 07/11/19 Desc Main Document Page 6 of 8 Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Debtor: HEYLER Description: Page 11 of 12

Case No.: 19-12523-MBK Document Page 11 of 13

Page No.: 3

8. All sums provided herein are subject to revision and/or modification, including but not limited to amendments to account for additional accruals of principal, interest, and costs of collection. The MUA specifically reserves the right to update, supplement, or revise this Proof of Claim as required and/or as it is able.

Summary of Voluminous Documents

9. Records as to taxes and other amounts owed are or may be voluminous. Such records, including but not limited to records of attorneys' fees and/or costs of collection, assessments, and the value of collateral, and/or other documents, may be inspected (subject to all applicable privileges or other objections or bases for nonproduction) by Debtor, any trustee, or any party in interest possessing standing to review same, on reasonable notice, at the offices of counsel, Scarinci and Hollenbeck, LLC, 1100 Valley Brook Avenue, Lyndhurst, New Jersey 07071 (attention: Joel R. Glucksman, Esq.).

Case 19-12523-MBK Claim 5 Filed 07/11/19 Desc Main Document Page 7 of 8 Case 19-12523-MBK Doc 31 Filed 07/23/19 Entered 07/23/19 09:01:19 Desc Main Document Page 12 of 13

Case No.: 19-12523-MBK

Page No.: 4

EXHIBIT -A-

7/1/201 Case 19-12523-MBK Claim 5 Filed 07/11/19 Desc Main Document 73012245@ 19-12523-MBK Doc 31 Filed 07/23/19/EVÆDITER 07/23/19 09:01:19 Document Page 13 of 13

CLIFFWOOD BEACH, NJ 07735
732-566-2534 Page 8 of 8 Desc Main Account Open Items

Service Address:

Billing Info:

Owner Info:

I HEYLER 174 MARLBORO RD OLD BRIDGE, NJ 08857 (732)432-5815

I HEYLER 174 MARLBORO RD OLD BRIDGE, NJ 08857-1425

Last Payment Da	te: 5/21/2019	Interest (Salculated To:	7/1/2010			e a nneaear ios ann a
<u>Service</u>	<u>BillID</u>		e Date	Principal	Penalty	Amount Due	
Sewer-2	17-9-30	And the same to be a superior of the same	30/2017	\$123.16	\$2.49	\$125.65	Balance Due
Sewer-2	17-12-30	12/30/2017 1/29	9/2018	\$142.77	\$2.89	\$125.66	\$125.65
Water-1	17-12-30	12/30/2017 1/29	9/2018	\$162.90	\$3.29	\$166.19	\$271.31 \$437.50
Sewer-2	18-3-28	3/28/2018 4/27	7/2018	\$142.77	\$2.89	\$145.66	\$437.30 \$583.16
Water-1	18-3-28	3/28/2018 4/27	7/2018	\$95.88	\$1.94	\$97.82	\$680.98
Sewer-2	18-6-30	6/30/2018 7/30	0/2018	\$142.77	\$2.89	\$145.66	\$826.64
Water-1	18-6-30	6/30/2018 7/30	0/2018	\$115.14	\$2.33	\$117.47	\$944.11
Sewer-2	18-9-29	9/29/2018 10/2	29/2018	\$142.77	\$2.89	\$145.66	\$1,089.77
Water-1	18-9-29	9/29/2018 10/2	29/2018	\$168.15	\$3.40	\$171.55	\$1,069.77
Sewer-2	18-12-29	12/29/2018 1/28	3/2019	\$142.77	\$2.89	\$145.66	\$1,406.98
Water-1	18-12-29	12/29/2018 1/28	3/2019	\$168.15	\$3.40	\$171.55	\$1,578.53
Sewer-2	19-3-31	3/31/2019 4/30	/2019	\$142.77	\$2.89	\$145.66	\$1,724.19
Water-1	19-3-31	3/31/2019 4/30	/2019	\$98.94	\$2.00	\$100.94	\$1,825.13
Sewer-2	19-6-30	6/30/2019 7/30	/2019	\$142.77	\$0.00	\$142.77	\$1,967.90
Water-1	19-6-30	6/30/2019 7/30	/2019	\$118.80	\$0.00	\$118.80	\$2,086.70
Total Sewer	,			\$1,122.55	\$19.83		Ψ2,000.70
Total Water				\$927.96	\$16.36	\$1,142.38	
Grand Totals:			4			\$944.32	
STARTE A. O BRADE			ì	\$2,050.51	\$36.19	\$2,086.70	